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**From:** Lavoie, Tegan [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=EB301A7C4E8F47EF898C1DAB1DCF4E3B-LAVOIE, TEG]  
**Sent:** 10/13/2020 11:42:46 AM  
**To:** Iglesias, Amber [Iglesias.Amber@epa.gov]; Rimer, Kelly [Rimer.Kelly@epa.gov]; Vasu, Amy [Vasu.Amy@epa.gov]  
**Subject:** MON Petition for Reconsideration  
**Attachments:** Petition for Reconsideration: EPA-HQ-OAR-2018-0746; Administrative Petition for Reconsideration of the National Emission Standards for Hazardous Air Pollutants: Miscellaneous Organic Chemical Manufacturing (MON) Residual Risk and Technology Review, Final Rule, published at 85 Federal Register 49084 (August

Good morning,

A heads up, we have received two petitions for reconsideration for the MON (see attached). The petitions are from TCEQ and Huntsman, both claiming that the TCEQ value is more scientifically accurate than the IRIS value and arguing that this warrants re-opening the rule.

Thanks,  
Tegan

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